гови 668-А REV. DEG. 1992)

NOTICE OF LEVY

City of Dallas τo Dallas, Texas

Attn: Chief Curry



Dec. 9, 1963

You are hereby notified that there is now due, owing and unpeld to the United States of America from the texpayer whose name annears below the sum of a

CLASS OF TAX AND PERIOD	DATE OF ASSESSMENT	REFERENCE NO.	UNPAID BALANCE	STATUTORY ADDITIONS	TOTAL
Income 1959 Income 1960	5-27-60 6-23-61	60 BP 300661 61 OP 401231	1,501.80 2,125.17	s 344.77 436.97	s 1,846.57 2,562.14
Excise; 1st 1 56 thru 2nd 1 59 Ad	11-20-59	59 A 11 545077	16,879.05	3,725.24	20,604.29
Excise; 9-1-59 thru 6-30-62	1-18-63	63 A 1 547000	18,561.82	839.04	19,400.86

316911

TOTAL AMOUNT DUE

Ravenue Officer CERTIFICATE OF SERVICE I hereby certify that this lawy was served by

delivering a copy of this region of leav to the erson named below

You are further notified that demand has been made upon the taxpayer for the amount set forth herein, and that such empunt is still due, gwing, and ungold from this taxograp, and that the lien provided for by Section 6321. Internal Revenue Code of 1954, now exists upon all property or rights to property belonging to the aforesaid texpayer. Accordingly, you are further notified that all property, rights to property, moneys, credits, and bank deposits now in your possession and belonging to this taxpayer (or with respect to which you are obligated) and all sums of money or other obligations owing from you to this texpaver are hereby levied upon and seized for vallafaction of the aforesaid tax, together with all additions provided by law, and demand is hereby made upon you for the amount necessary to satisfy the liability set forth herein, or for such lesser sum as you may be indebted to him, to be applied as a payment on his tax liability. Checks or money orders should be made payable to "Internal Revenue Service" DISTRICT DIRECTOR OF INTERNAL REVENUE

Ellis Campbell, Jr.

(Name and Address of Taxpaver)

Jack Ruby 3929 Rawlins St., Dallas, Texas

FORM 658-A (PLV 12-22)

SEC. VIET USN FOR TAXES.

If any person fable to pay any tax ringfacts or refuses to pay the same offer derinand, the amount discloding any interest, additional concern, addition to tax, or assessible persolar, properly with any classification or according to the property and rights to property, whether real or personal, but control to such excess.

SIC. 8127, PERIOD OF LIEN.

Unless another date is specifically fixed by law, the lien imposed by section (421 shall arise at the time the suscement is made and shall continue until the liability for the amount to assessed is satisfied or becomes whosi creatible by reason of lique of time.

SEC COST. LEVY AND DISTRAINT.

SI AUTHORITY OF SECRETARY OR DELEGATE.-If any person fiable to pay any few requests or refuses to any the same within 10 days often notics and demand, it shall be lawful for the Sacretary or his delegate to collect such tex (and such further sum as shall be sufficient to cover the evaluates of the levy) by lavy upon all property and rights to property (except such property as is exempt under section 6334) belonging to such person or on which there is a lies provided in this cheater for the paymort of such tax, lawy may be made into the account salary or wants of any officer, employee, or elected children, of the United States, the District of Columbia, or any exercy or instrumentality of the United States or the District of Columbia, by serving a notice of lavy on the employer (as defined in section 3401 (d)) of such officer, employee, or elected official. If the Secretary or his colecate makes a finding that the collection of such tax is in property, nutice and demand for immediate payment of such tax may be made by the Secretary or his delegate and. unon failure or refusel to pay such tire, 12 ection thereof by lawy shall to -wild without regard to the 10-day period provided in this section,

8.5 SIZUEE AND SALE OF PROPERTY—This term "Term" is used this state includes the disease of distance and status by any process. In any calls in substance for distance and property calls for substance for disease and property or rights to property (whether wast or personal, storophic or transports) (whether wast or personal, storophic or transports) (whether wast or personal, storophic or transports).

To DUCCSSEY'S REZURBEN-Withcher also pleaning or right to proption which journess been made for vitine of subsection as a conflicted to risk. The action of the briefled threat for which leve is made, the facility or this delignate may, translation, and as offers all may are necessary, proceed to size as like manner upon any other posents, falle to leve of the person applies whom such also wells, until the amount off. Care This, reporter with all expenses, it fully paids

THE ETER SUBTENDER OF PROPERTY SUBJECT TO LEVY.

(c) PSQUIREMENT—Any person in possession of (or obligated with respect to) property or rights to property subject to levy upon which a lavy has been midel shall, upon demand of the Scentary or nid driggers, surrender such property or rights (or discharge such obligation) to the Sucretary or his delegate, except such part of the property or rights as is, at the time of such demand, subject to an attachment or execution

under any judicial process.

(b) PENALTY FOR VIOLATION—Any person who falls or refuses to surrender as required by subsection (b) any property or rights to property, subject to levy, upon demand by the Secretary or his delayers, shall be fable in his own person and estate to the United States in a som

equal to the value of the property or rights not as surrendered, but not assessing the encount of the taxes for the collection of which who feet has been made, together with costs and interest on such but not at the rate of 5 percent par ansum from the date of such levy.

(c) PESON DEFINED—The term "paranot," as used in subsection his includes an officer or employee of a corporation or a member or

(a), includes an officer or employee of a corporation or a member or employee of a partnership, who as such officer, employee, or member is under a duty to surrender the property or rights to property, or to discharge the obligation.

SEC. 6333. PRODUCTION OF BOOKS.

If a lary has been made or is about to be made on any property, or right to property, any person having custed or control of any books or records, containing evidence or statements relating to the property or right to property solid to lary, shall, upon depend of the Secretary of the disease, solid cities of the control of the control

SEC. 6234, PROPERTY EXEMPT FROM LEVY.

(a) ENUMERATION—There shall be exempt from levy—

 Wearing Apparel and School Books. Such Items of wearing apparel and such school books as are necessary for the taxpayer or for members of his family;

(2) Firel, Provisions, Furniture, and Personal Effects,—If the taxpayer is the head of a family, so enoch of the fuel, provisions, furniture, and personal effects in his household, and of the arms for personal use, live atook, and pour not of the teasurement as does not access 5000 in value.

(3) Books and Tools of a Trade, Business, or Profession.—So many of the books and tools necessary for the Irade, business, or profession of the temporar as do not exceed in the apprecate \$250 in value.

(4) UNIDE/CYNENT EXHIFTS—Any amount psyable to an individual with respect to bis onemployment (including any portion thereof psyable with respect to dependently under an onemployment compensation law of the United Street, of any Stote or Territory, or of the District of Calumbia or of the Commonstalls of Fuero Riso.

(b) APRAIAS.—The efficer sating properly of the type dusched in subscribes (b) shall appoints and set satisfs to the owner ris amount of such properly deduced to be aware). If the tax-payer objects at the stime of the summer to the valuation fixed by the officer mining the stimus, the Scoretory of his degrees and stimumon three distincted in the distinct of the subscribe of the valuation.

(C) NO CHEST POINTER SCRIPT.—Symbolished one on other law of

the United States, no property or rights to property shall be exempt from lavy other than the property specifically made exempt by subsection (a).